1 2 3 4 5 6 7	TORY M. PANKOPF, ESQ. (NV BAR No. 7477) LAW OFFICES OF TORY M. PANKOPF, LTD. 748 S Meadows Parkway, Suite 244 Reno, Nevada 89521 Phone: 775.384.6956 Fax: 775.384.6958 Email: tory@pankopfuslaw.com SCOTT D. JOHANNESSEN, ESQ. (CA BAR No. 128841) Admitted Pro Hac Vice LAW OFFICES OF SCOTT D. JOHANNESSEN 424 Church Street, Suite 2000 Nashville, Tennessee 37219 Phone: 833.419.6600		
8	Fax: 833.419.6601 Email: scott@sdjnet.com		
10	Attorneys for Plaintiff ROBERT A. SLOVAK		
11	LINUTED STATES DISTRICT COURT		
12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
13	ROBERT A. SLOVAK,	Case No. 3:13-CV-0569-MMD-CLB	
14	Plaintiff,		
15 16	v.	STIPULATION FOR	
17	GOLF COURSE VILLAS HOMEOWNERS ASSOCIATION; WELLS FARGO BANK, N.A., et al.,	EXTENSION OF TIME TO RESPOND TO PENDING MOTION	
18 19	Defendants.		
20			
21	Plaintiff Robert A. Slovak, through his undersigned counsel of record, respectfully requests an		
22	extension of time within which to respond to Defendant Wells Fargo Bank, N.A.'s ("Wells Fargo")		
23	Motion to Permit Certain Custodial Witnesses and Wells Fargo's Corporate Representative to Testify by		
24	Remote Means (Doc. No. 318, "Motion").		
25	Mr. Slovak respectfully submits that good cause exists to support a short one week extension of		
26	time. Mr. Slovak's counsel has shared with Wells Fargo's counsel certain details of medical and other		
27	reasons for his request for a brief extension, including the recent illness of family members and the death		
28	of a close friend. Wells Fargo, through its undersigned counsel of record, has graciously agreed with and		

1	stipulates to Mr. Slovak's extension request.	
2	Accordingly, with the Court's permission and to accommodate Mr. Slovak's counsel, the parties	
3	have agreed and stipulated to an extension of time withing which to respond to Wells Fargo's Motion.	
4	Under this Stipulation, Mr. Slovak's response to the Motion will be due no later than May 4, 2021.	
5	Respectfully submitted,	Respectfully submitted,
6		
7	/s/ Tory M. Pankopf Tory M. Pankopf (NV Bar No. 7477)	/s/ Kelly H. Dove Jeffrey Willis (NV Bar No. 4797)
8	TORY M. PANKOPF LTD.	KELLY H. DOVE (NV BAR NO. 10569) JENNIFER L. McBee (NV BAR NO. 9110)
9		SNELL & WILMER L.L.P.
10	/s/ Scott D. Johannessen SCOTT D. JOHANNESSEN (CA BAR NO. 128841)	Attorneys for Defendant WELLS FARGO BANK, N.A.
11	Admitted <i>Pro Hac Vice</i> LAW OFFICES OF SCOTT D. JOHANNESSEN	2220 111100 211112, 11111
12	Attorneys for Plaintiff	
13	ROBEŘT A. SLOVÄK	
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16		IT IS SO ORDERED:
17		Nordi.
18 19		UNITED STATES MAGISTRATE JUDGE
20		CIVILED STATES WAGISTRATE JODGE
21		DATED: _ April 27, 2021
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CERTIFICATE OF SERVICE I hereby certify that on the below date I electronically filed the foregoing STIPULATION FOR EXTENSION OF TIME TO RESPOND TO PENDING MOTION with the Clerk of Court for the U.S. District Court, District of Nevada by using the Court's CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system. Dated: April 27, 2021. /s/ Scott D. Johannessen
Scott D. Johannessen